Revised: 7/2005

TO: DEBTORS IN POSSESSION, TRUSTEES AND THEIR COUNSEL

FROM: THE UNITED STATES TRUSTEE

SUBJECT: CHAPTER 11 OPERATING INSTRUCTIONS AND REPORTING REQUIREMENTS

The United States Code, title 28, Section 581(a)(11) provides for the appointment of a United States Trustee for the Northern District of Illinois and the State of Wisconsin. 28 U.S.C. §586(a)(3) provides that the United States Trustee shall supervise the administration of Chapter 11 cases within the districts. Sections 1106 and 1107 of Title 11 of the United States Code (hereinafter "the Bankruptcy Code") require the Trustee or Debtor In Possession (hereinafter "DIP") to furnish such information regarding the case as the United States Trustee requires. Hereinafter the term "DIP" also shall refer to trustees appointed in Chapter 11 cases.

The following requirements of the United States Trustee are applicable for all DIPs in a Chapter 11 case under the BankruptcyCode. FAILURETO COMPLYWITH THESE REQUIREMENTS WILL RESULT IN A MOTION OR APPLICATION TO THE BANKRUPTCY COURT FOR APPROPRIATE RELIEF, INCLUDING DISMISSAL OF THE CASE, CONVERSION TO ANOTHER CHAPTER OF THE BANKRUPTCY CODE, APPOINTMENT OF A CHAPTER 11 TRUSTEE OR EXAMINER, OBJECTION TO ATTORNEY'S FEE, OBJECTION TO DISCHARGE AND/OR ASSESSMENT OF COSTS, FEES, PENALTIES, OR DAMAGES AGAINST INDIVIDUALS OR OTHER ENTITIES FOR SUCH NONCOMPLIANCE.

- Operating Instructions and Reporting Requirements (hereafter referred to as "OIRR") it is imperative that counsel carefully review these requirements with the DIP immediately upon receipt. The DIP and counsel shall acknowledge receipt of the OIRR and furnish to the United States Trustee verification that they have read, understand and agree to perform in accordance with the requirements by executing the enclosed verification and returning it within five (5) business days [See Attached EXHIBIT "A"]. This receipt needs to be completed only once.
- 2. BANK ACCOUNTS, BOOKS, AND RECORDS. Immediately upon the filing of the Chapter 11 case, the DIP is required to close previous bank accounts and open one or more accounts designated as Debtor In Possession accounts. "Debtor In Possession" shall be imprinted on the face of all checks issued by the DIP. All disbursements made by a DIP must be made by check or draft drawn on the DIP's account. Under 11 U.S.C. \$541(a)(6) earnings from services performed by an *individual* debtor after the commencement of the case are *not* property of the estate. Accordingly, such earnings should *not* be deposited in any DIP account. Note, however, that as of October 17, 2005, the effective date of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, PL 109-8, April 20, 2005, 119 Stat 23, 11 U.S.C. § 1115(a)(2) provides that earnings from services performed by the debtor after the commencement of the case but before the case is closed, dismissed or converted to a case under chapter 7, 12, or 13, whichever occurs first, are property of the estate. Accordingly, for cases commenced on or after October 17, 2005, post-petition earnings fromservices performed by an *individual* debtor should be deposited in the DIP account. Note also that unless court approval is obtained, post-petition earnings should not be used to pay any claims against the estate.

All DIP funds and bank accounts must be collateralized in accordance with the provisions of 11 U.S.C. §345. Debtors shall notify the United States Trustee whendebtor in possession funds at a banking institution exceed the insured limitation of \$100,000.00 per customer.

Pre-petition books and records of the debtor should be closed as of the date of the filing of the petition.

Thereafter new books and records should be kept for the DIP.

- 3. TAX DEPOSITS. The DIP shall set aside all monies required to be withheld from employees or collected from others for taxes under any law of the United States or any other governmental unit during the pendency of the proceeding [see Fed. R. Bankr. P. 2015(a)(3)]. The DIP shall pay all federal taxes due to the Internal Revenue Service through a bank or other authorized financial institution, as prescribed by Circular E, Employer's Tax Guide. The payment of taxes shall be made with an accompanying IRS Form 6123, "Verification of Fiduciary Federal Tax Deposit," a copy of which shall be transmitted to the United States Trustee for each payroll period [see OPERATING REPORT, Page 7] as an attachment to the monthly report.
- 4. PROOF OF INSURANCE COVERAGE. All DIPs must maintain adequate insurance and make all post-petition premium payments when due. Within five (5) business days of the filing of the petition, the DIP must furnish to the Office of the United States Trustee a certificate of insurance for each policy. Such insurance shall include worker's compensation, general liability, fire, theft, and motor vehicle insurance, together with all other insurance coverage normally and customarily used in the business. The standard cancellation notice on each policy must be amended to read as follows: "Should any of the insurance policies be canceled before the expiration date thereof, the issuing company will mail ten days prior written notice to the certificate holder and the United States Trustee, 227 West Monroe Street, Suite 3350, Chicago, Illinois 60606-5016. Note that as of October 17, 2005, the effective date of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, \$1112(b)(4)(C) provides that failure to maintain appropriate insurance that poses a risk to the estate or to the public is cause for dismissal or conversion of the case to chapter 7.
- **5. INVENTORY.** If the Bankruptcy Court so directs, the DIP shall conduct a physical inventory of all its real and personal property as of the filing of the petition. The DIP must file the complete

inventory with the Bankruptcy Court and transmit a copy to the United States Trustee within 30 days [see Fed. R. Bankr. P. 2015(a)(1)].

- 6. USE OF ESTATE PROPERTY. Section 363 of the Code permits the DIP to use estate property in the ordinary course of business. Estate property may *not* be used to pay professional fees, including those of attorneys and accountants or *pre-petition* debts, including claims of secured creditors and landlords, except pursuant to order of Court. Further, to the extent that a secured creditor has a lien on cash or its equivalent in the DIP's possession, the DIP may not use such cash except with the secured creditor's consent or pursuant to order of the Court. Failure to abide by these requirements may result in the United States Trustee's requesting the Court to terminate your status as DIP and place estate property in the hands of a Court approved trustee.
- financial reporting purposes, a Chapter 11 DIP is a different entity from that which existed prior to the commencement of the bankruptcy. The financial report ("report") required by the United States Trustee to be submitted by all Chapter 11 DIPs is designed to reflect changes in the financial position of a DIP during the pendency of a Chapter 11 case. Each report is a sworn statement by the respective DIP and must be as accurate as possible. If your case is being jointly administered with another case or has been consolidated for administrative purposes with another case, you must remit a separate Report for each case.

The initial report submitted by a DIP in its Chapter 11 case should cover the period from the date of the commencement of the bankruptcy case to the end of the month in which the case was commenced; provided, however, that if fewer than 10 days remain in the calendar month in which the case was commenced, the initial report should cover the remaining portion of the month in which the case is commenced and the next reporting period. Disbursements for the partial portion of the month, if at the end of the Quarter, shall be broken out separately, and fees shall be calculated and payable based on actual disbursements for

that partial period. The opening balance for inventory, cash and receivables in the initial report should reflect the DIP's financial condition as of the date the case commenced. Liabilities of the DIP should always start at zero, since the DIP is a "new" reporting entity. Pre-petition liabilities should not be included in the DIP reports.

The monthly report must be dated and signed by the DIP or its responsible person. Original reports, with original signatures, shall be transmitted to the United States Trustee at 227 West Monroe Street, Suite 3350, Chicago, IL 60606. Additional copies of each report shall be filed with the United States Bankruptcy Court, 219 South Dearborn Street, Suite 710, Chicago, Illinois 60604 and served upon the Territory Manager, Insolvency Territory 7, Internal Revenue Service, Mail Stop 5010 CHI, 230 S. Dearborn Street, Chicago, IL 60604; and the designated representative or chairperson of a duly appointed creditors' committee, if any. Note that the United States Bankruptcy Court for the Northern District of Illinois has promulgated Administrative Procedures For The Case Management/Electronic Case Filing System. In order to comply with those procedures, all operating reports filed with the Court must contain the report preparer's scanned original signature as an attachment to the report. See II, C, 1, b of the Administrative Procedures. Monthly operating reports shall be submitted not later than the 15th of each month. Incomplete reports shall be deemed not submitted. Monthly operating reports are not required for periods after the case is confirmed, converted or dismissed, however, Quarterly Fee Statements and plan payment status reports will need to be filed until the case is closed. (Exhibits D and E).

8. MODIFICATION OF REQUIREMENTS. In the event a DIP believes the reporting requirements to be inappropriate in whole or in part due to the circumstances of the particular case, the DIP may submit a written request to the United States Trustee for a modification of the reporting requirements setting forth the reasons the DIP believes the requirements to be inappropriate. Such requests will be reviewed by the United States Trustee and responded to in writing. Until a DIP receives a written authorization to modify the reporting requirements, the DIP is required to continue to submit complete and

timely reports.

9. UNITED STATES TRUSTEE SYSTEM FUND/QUARTERLY FEES. On October 26, 1986, the President signed into law the Bankruptcy Judges, United States Trustees and Family Farmer Bankruptcy Act of 1986, Pub. L. No. 99-554. Section 117 of the Act imposes a fee on all Chapter 11 debtors to be paid each calendar quarter. As amended by Pub. L. No. 104-208, effective January 27, 1996, the fee is due every calendar quarter starting with the quarter in which your case is commenced and continues subsequent to confirmation until and including the quarter in which your case is converted, dismissed or closed. The quarterly fee amount is based on the disbursements made during that particular quarter. In addition, you are subject to payment of a quarterly fee for any quarter during which you were a Chapter 11 debtor, even if it is only for one day of the quarter. Quarterly fees are not prorated. Moreover, a minimum fee of \$250.00 is due each quarter even if no disbursements are made. The due date for payment is 30 days after the quarter ends. Thus, the fees for the quarter of January, February, and March are due April 30th. The fees for the quarter of April, May and June are due July 31st. The fees for the quarter of July, August, and September are due October 31st and the fees for the quarter of October, November, and December are due January 31st.

If your case is being jointly administered with another case or has been consolidated for administrative purposes with another case, you must remit a separate fee for each case. The fee schedule is set forth below.

FEE SCHEDULE

Total Quarterly Disbursements	<u>Qu</u>	arterly Fee
Under \$15,000.00		\$ 250.00
\$ 15,000.00 to \$ 74,999.99		\$ 500.00
\$ 75,000.00 to \$ 149,999.99	\$	750.00
\$ 150,000.00 to \$ 224,999.99		\$ 1,250.00

\$ 225,000.00 to \$ 299,999.99	\$ 1,500.00
\$ 300,000.00 to \$ 999,999.99	\$ 3,750.00
\$1,000,000.00 to \$1,999,999.99	\$ 5,000.00
\$2,000,000.00 to \$2,999,999.99	\$ 7,500.00
\$3,000,000.00 to \$4,999,999.99	\$ 8,000.00
\$5,000.000.00 and over	\$10,000.00

During the Pendency of your Chapter 11 case, quarterly fees should be paid to the order of "U.S.

Trustee" and mailed to U.S. Trustee Payment Center, P.O. Box 198246, Atlanta, Georgia 30384-8246.

Failure to remit timely payments may result in your being served with a "Notice Of Unpaid Fees

And Impending Collection Actions." [See Attached Exhibit "C"].

Fed. R. Bankr. P. 2015(a)(5) requires that a DIP file with the Bankruptcy Court and transmit to the United States Trustee a statement of disbursements made during a calendar quarter, the amount of quarterly fees owed and the amount of fees paid to the United States Trustee. The U.S. Trustee Quarterly Fee Statement [See Attached EXHIBIT "D"] must be filed with the Bankruptcy Court and transmitted to the United States Trustee on or before the last day of the month after the end of each calendar quarter. Even if a plan has been confirmed, this report must be timely submitted by all Chapter 11 debtors until the case has been converted or dismissed.

If you seek to voluntarily dismiss your case, you must tender a copy of the check representing payment of the quarterly fee together with a completed Form D to the United States Trustee's representative attending the hearing on dismissal. Failure to tender the quarterly fee may result in the United States Trustee's opposing dismissal of the case and requesting its conversion to a Chapter 7 liquidation.

Failure to pay the quarterly fee is cause for the involuntary conversion or dismissal of your case. 11 U.S.C. §1112(b)(10). All fees must have been paid, or the plan must provide for the payment of the

fees on its effective date for a Plan of Reorganization to be confirmed by the Court. 11 U.S.C. §1129(a)(12). Failure to pay quarterly fees by the effective date will be considered grounds for the revocation of confirmation under 11 U.S.C. §1144.

Finally, please take notice that a Chapter 11 debtor's failure to pay quarterly fees to the United States Trustee pursuant to 28 U.S.C. §1930 has additional significant legal consequences. Please be advised that, pursuant to the Debt Collection Improvements Act of 1996, Public Law 104-134, Title III, § 31001(i)(3)(A), 110 Stat. 1321-365, codified at 31 U.S.C. § 3701, the United States Trustee intends to use the debtor's Taxpayer Identifying Number ("TIN") as reported by the debtor or debtor's counsel in connection with the chapter 11 bankruptcy proceedings for the purpose of collecting and reporting on any delinquent debt, including chapter 11 quarterly fees, that are owed to the United States Trustee.

The United States Trustee will provide the debtor's TIN to the Department of Treasury for its use in attempting to collect overdue debts. Treasury may take the following steps: (1) submit the debt to the Internal Revenue Service Offset Program so that the amount owed may be deducted from any payment made by the federal government to the debtor, including but not limited to tax refunds; (2) report the delinquency to credit reporting agencies, (3) send collection notices to the debtor, (4) engage private collection agencies to collect the debt, and (5) engage the United States Attorney's office to sue for collection. Collection costs will be added to the total amount of the debt.

10. POST-CONFIRMATION QUARTERLY REPORTS. Although monthly operating reports are not required for periods after confirmation, the Debtor or other plan proponent is required to submit and file quarterly reports on the status of plan payments [See Attached EXHIBIT "E"]. Like the Quarterly Fee Statement, these reports are due thirty (30) days after the calendar quarter ends. So, for example, if the case confirms on June 20th, the final operating report covers the period from May 1st to June 20th. The first report on the status of plan payments will be due on July 31st and should cover the period from June 21st

through June 30th.

11. U.S. TRUSTEE STAFF CONTACT WITH DIPS. Regulations promulgated by the Attorney

General restrict direct communication between employees of the Office of the United States Trustee and the

represented debtor without the permission of debtor's counsel. Most communication occurring between

Program employees and debtors is administrative in nature relating to the United States Trustee's statutory duty

to supervise the administration of bankruptcy cases. In order to comply with these regulations, we request that

you sign an authorization which will allow us to communicate directly with the debtor regarding administrative

and financial matters such as insurance coverage, bank account information, monthly operating reports,

quarterly fees and post-confirmation reports. This authorization is attached as Exhibit F. If you agree to the

provisions stated above, please sign a copy the authorization where indicated and return it to us. The

authorization may be rescinded at anytime by giving us written notice of recision. If you do not agree, all

communication with the debtor will be directed to you. If the debtor initiates any contact with us, we will advise

him or her that we may communicate only with you. If the United States Trustee files or has a contested motion

or an adversary proceeding against the debtor, all contact regarding that matter will be with counsel.

Questions regarding these instructions and reporting requirements should be referred to the staff

attorney assigned to your case. The Office of the United States Trustee reserves the right to require additional

information as may be necessary to the administration of the case.

IRA BODENSTEIN
UNITED STATES TRUSTEE
227 West Monroe Street

Suite 3350

Chicago, Illinois 60606

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

RECEIPT AND VERIFICATION

TO:	IRA BODENSTEIN, UNITED STATES TRUSTEE
CASE NAME:	
CASE NO.:	
I,	DECLARE UNDER PENALTY OF PERJURY THAT
I AM THE DULY AU	THORIZED REPRESENTATIVE OF THE DEBTOR IN POSSESSION
DESIGNATED TO O	PERATE THE BUSINESS OF, AND AS SUCH
I HEREBY ACKNOW	LEDGE RECEIPT FROM THE UNITED STATES TRUSTEE OF THE
OPERATING INSTRU	JCTIONS AND REPORTING REQUIREMENTS. I HAVE READ AND
UNDERSTAND THE	INSTRUCTIONS AND AGREE TO COMPLY WITH THEM.
	SIGNED:
	DATED:
I,	, COUNSEL FOR THE DEBTOR IN POSSESSION,
HAVE REVIEWED A	AND DISCUSSED THE OPERATING INSTRUCTIONS AND REPORTING
REQUIREMENTS WI	TH THE SIGNATORY ABOVE.
	SIGNED:
	DATED:

EXHIBIT "A"

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CASE NAME:	CASE NO			
SUMMARY OF CASH RECEI	PTS AND CASH DISBURSEMENTS			
For Month Ending	, 20			
BEGINNING BALANCE IN ALL ACCOUNTS	\$			
RECEIPTS: 1. Receipts from operations 2. Other Receipts	\$ \$			
DISBURSEMENTS: 3. Net payroll: a. Officers b. Others 4. Taxes	\$ \$			
a. Federal Income Taxes b. FICA withholdings c. Employee's withholdings d. Employer's FICA e. Federal Unemployment Taxes f. State Income Tax g. State Employee withholdings h. All other state taxes	\$ \$ \$ \$ \$ \$			
5. Necessary expenses: a. Rent or mortgage payments(s) b. Utilities c. Insurance d. Merchandise bought for manufacture or sale e. Other necessary expenses (specify)	\$ \$ \$ \$			
	\$			
TOTAL DISBURSEMENTS	\$			
NET RECEIPTS (DISBURSEMENTS) FOR THE	CURRENT PERIOD \$			
ENDING BALANCE IN	<u> </u>			
(Name of Bank) ENDING BALANCE IN(Name of Bank)	<u></u>			

ENDING BALANCE IN ALL ACCOUNTS

OPERATING REPORT Page 1

EXHIBIT "B" IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CASE NAME	B:	C	CASE NO.:		
	RECEIPTS LISTING				
	FOR MONTH ENDIN	IG		_, 20	
Bank:					
Location:					
Account Nam	e:				
Account No.:					
DATE RECEI	<u>VED</u>	<u>DESCRIPTION</u>			AMOUNT

Receipts may be identified by major categories. It is not necessary to list each transaction separately by name of customer or invoice number. You must, however, create a separate list for each bank account to which receipts were deposited during the month.

TOTAL:____

OPERATING REPORT Page 2

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CASE NAME:			CASE NO.:	
		DISBURSE	EMENT LISTING	
	FOR MONTH ENDIN	NG		, 20
Bank:				
Location:				
Account Name	e:			
Account No.:				
DATE DISBU	RSED CHEC	K NO.	DESCRIPTION	AMOUNT

TOTAL: _____

You must create a separate list for each bank account from which disbursements were made during the month.

OPERATING REPORT Page 3

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CASE NAME:			CASE NO.:		
	FOR MONTH END	DING		, 20	
STATEMEN	NT OF INVENTORY				
Begin	nning inventory		\$		
Add:	purchases		\$		
Less: goods sold (cost basis)			\$		
Ending inventory			\$		
PAYROLL 1	INFORMATION STAT	<u>rement</u>			
Gross payrol	l for this period		\$		
Payroll taxes	due but unpaid		\$		
	STATUS OF PAY	MENTS TO SE	CURED CREDITOR	RS AND LESSORS	
Name of Creditor/ <u>Lessor</u>	Date regular payment is due	Amount of Regular <u>Payment</u>		Amount of Payments <u>Delinquent*</u>	

* Include only post-petition payments.

OPERATING REPORT Page 4

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CASE NAME:			CASE NO.:		
FOR MONTH ENDING				, 20	
<u>STAT</u>	EMENT OF AGED RECEIVA	ABLES			
ACCO	DUNTS RECEIVABLE:				
	Beginning of month balance		\$		
	Add: sales on account		\$		
	Less: collections		\$		
	End of month balance		\$		
0-30 <u>Days</u>	31-60 <u>Days</u>	61-90 <u>Days</u>	Over 90 <u>Days</u>	<u>TOT</u>	End of Month
\$	\$	\$	\$		\$
<u>STAT</u>	EMENT OF ACCOUNTS PA	<u>XYABLE</u> (PC	OST-PETITION)		
	Beginning of month balance		\$		
Add: credit extended		\$			
	Less: payments of account		\$		
	End of month balance	\$_			

0-30 <u>Days</u>	31-60 <u>Days</u>	61-90 <u>Days</u>	Over 90 <u>Days</u>	<u>TOT</u>	End of Month
\$	\$	\$	\$_		\$
ITEM	IZE ALL POST-PETI		S OVER 30 DA WITH THIS RI		EPARATE SCHEDULE
		OPERATI THE UNITED ST. OR THE NORTHI		UPTCY COURT	
CASE	NAME:		ERN DIVISIO	N).:	
	FOR MONTH	I ENDING		, 20	
		TAX Q	UESTIONNAL	<u>RE</u>	
	onanas due basis. Plea				he filing of their Chapter 11 withholdings have been paid
	1. Federal Incom	e Taxes Ye	es ()	No()	
	2. FICA withhold	ings	Yes ()	No ()	
	3. Employee's wit	hholdings	Yes ()	No ()	
	4. Employer's FI	CA	Yes ()	No ()	
	5. Federal Unemp	ployment Taxes Ye	es()	No ()	
	6. State Income	Гах	Yes ()	No()	

Yes ()

Yes ()

No()

No()

State Employee withholdings

All other state taxes

7.

8.

If any of the above have not been paid, state below the tax not paid, the amounts past due and the date of last payment.

OPERATING REPORT Page 6

Form 6123	Department of the Treasury-Internal Revenue Service							
(Rev. 06-97)	Verification of Fiduciary's Federal Tax Deposit							
		Do not attach this Notice to your Return						
TO		District Director, Internal revenue Service						
	Attn	: Chief, Special Procedures Function						
FROM:	Name of Taxpayer							
	Taxp	payer Address						
The following informat (complete sections 1 as		to notify you of Federal tax deposit(s)(FTD) as required by the 2 as appropriate):	ne United States Bankruptcy Court					
Section 1 Form 941 Federal Tax Deposit (FTD) Information			TD) Information					
		for the payroll period from _	to					
Taxes Reported on		Payroll date						
Form 941, Employer's Quarterly Federal Tax Return		Gross wages paid to employees	\$					
		Income tax withheld	\$					
		Social Security (Employer's plus Employee's						
		share of Social Security Tax)	\$					
		Tax Deposited	\$					
		Date Deposited						
Section 2		Form 940 Federal Tax Deposit (F	TD) Information					
Taxes Reported on		for the payroll period from	to					
Form 940, Employer's Annu		Gross wages paid to employees	\$					
Federal Unemployment Tax Return	X.	Tax Deposited	\$					
		Date Deposited						
	(C	Certification ertification is limited to receipt or electronic transmittal of	of denosit only)					

This certifies receipt or electronic transmittal of deposits described below for Federal taxes as defined in Circular E, Employer's Tax Guide (Publication 15)

<u> </u>	orm 8109/8109B Federal T Electronic Federal Tax Pay	Tax Deposit (FTD) coupon ment System (EFTPS) Deposit		
Amount (Form 941 Taxes	Date of Deposit	EFTPS acknowledgment number or Form 8109 FTD received by:		
Amount (Form 940 Taxes	Date of Deposit	EFTPS acknowledgment number or Form 8109 FTD received by:		
Depositor's Employer Identification Number:		Name and Address of Bank		
Under penalties of perjury, I certify that the above federal tax deposit information is true and correct				
Signed:	Date:			
Name and Title (print or type)				

Cat. #43099Z

Form **6123** (rev. 06-97)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

DECLARATION UNDER PENALTY OF PERJURY

I,	, acting as the duly authorized agent for the
Debtor in Possession (Trustee) declar	e under penalty of perjury under the laws of the United States that
I have read and I certify that the figur	es, statements, disbursement itemizations, and account balances as
listed in this Monthly Report of the D	bebtor are true and correct as of the date of this report to the best of
my knowledge, information and belief	•
	For the Debtor In Possession (Trustee)
	Print or type name and capacity of person signing this Declaration:

<u> </u>	
DATED:	
OPERA	TING REPORT Page 8
	ED STATES BANKRUPTCY COURT
	THERN DISTRICT OF ILLINOIS STERN DIVISION
CASE NAME:	CASE NO.:
Office of the U.S. Trustee	
227 W. Monroe Street; Suite 3350 Chicago, IL 60606	
Debtor:	
	Notice Date:
	Account Number:
	Amount Due:
NOTICE OF UNPAID FEES AND IMPE	ENDING COLLECTION ACTIONS
According to the accounts receivable r	records, you owe the above amount to the United States Trustee
	ot pay this debt or take other action described below before will submit your debt to the U.S. Department of Treasury fo
	her charges for costs may be added to the amount you owe

Once your debt is sent to the Department of Treasury, Treasury will take all authorized collection actions, including reporting the debt to credit reporting agencies and engaging private collection agencies as necessary. The debt will also be submitted to the Treasury Offset Program which means the debt will be deducted from eligible payments that are owed to you by the federal government, including but not limited to tax refunds. The Treasury Offset Program is authorized by the Debt Collection Act of 1982 and the Debt Collection Improvement Act of 1996. You may not receive another notice before your payment is offset.

Before we submit your debt to the Treasury Offset Program, we are required to tell you the following: (1) you may inspect and copy our records related to your debt; (2) you may request a review of our determination that you owe this debt; and (3) you may enter into a written repayment agreement if it is acceptable to the United States Trustee. If you are interested in these options, please send a written request to the above address.

If you make or provide any knowingly false or frivolous statements, representations, or evidence, you may be liable for penalties under the False Claims Act (31 U.S.C. §§ 286, 287, 1001, and 1002), or other applicable statutes.

If you have any questions about this letter or your rights, you should immediately contact your local field office at the above address.

EXHIBIT "C"

U. S. TRUSTEE QUARTERLY FEE STATEMENT Pursuant to Fed. R. Bankr. P. 2015(a)(5)

CASE	E NAME:	CASE	NO.:		
	FOR CALENDAR QUAR	NDAR QUARTER ENDING			
		DISBURSEME	ENTS*		
1.	MONTH		DISBURSEMENTS		
			\$		
			\$		
			\$		
		ISBURSEMENTS			
	FOR	QUARTER	\$		
2.	QUARTERLY FEE OWEI 28 U.S.C. §1930(A)(6)	D PURSUANT TO	\$		
3.	QUARTERLY FEE PAID (Attach proof of payment)		\$		
4.	AMOUNT OF UNPAID F	EES (IF ANY)	\$		
	Ι,		acting as the duly authorized agent for		
United balance	d States that I have read and co	ertify that the figures, st Quarterly Fee Statemen	clare under penalty of perjury under the laws of the atements, disbursement itemizations, and account in the are true and correct as of the date of this report		
DATI	ED:				
		For the Debtor In	n Possession (Trustee) (Plan Administrator)		
capaci	or type name andity of person signing eclaration).				

^{*} For periods subsequent to plan confirmation, this includes payments pursuant to the confirmed plan as well as all other disbursements.

EXHIBIT "D" IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CASE	E NAME:		CASE NO.:				
		STEE QUARTERLY CALENDAR QUART					
1.		ments required to be m this past calendar quar		yes	no	_	
2.	If yes, were all	required payments ma	ade?	yes	no	_	
3. the am	If not, on a sep nount due and	arate schedule, state the the reason payment v			elephone num	uber of each unpaid	creditor,
certify	nfirmed plan dec	clare under penalty of prion listed in this U.S. The first this report to the best	rustee Qu	uarterly Rep	s of the United ort on Status o	of Plan Payments is	ead and
DATE	ED:		or the Deb	otor In Posse	ession (Trustee	e) (Plan Administrat	or)
capaci	or type name arty of person sign					_	

EXHIBIT "E"

OFFICE OF THE UNITED STATES TRUSTEE NORTHERN DISTRICT OF ILLINOIS

Direction of Attorney for the Debtor Concerning Contacts with Client Regarding Administrative Matters

In re:

Case Number:
Part I : Purpose
The United States Trustee is responsible for supervising the administration of cases under chapters 7 11, 12, and 13 of the United States Bankruptcy Code. 28 U.S.C. §586. To fulfill this responsibility, the U.S. Trustee has issued Guidelines for Debtors-in-Possession. The Guidelines impose certain administrative and reporting responsibilities on chapter 11 debtors-in-possession. In addition, there are other requirements imposed by law, including a requirement to pay U.S. Trustee quarterly fees. The U.S. Trustee's staff is available to assist debtors-in-possession in fulfilling these requirements. In addition, it is frequently necessary for members of the U.S. Trustee's staff to contact debtors concerning missing documents, incomplete forms and other administrative matters. Many debtors-in-possession and attorneys prefer that these administrative matters be handled directly between the debtor and the U.S. Trustee's staff. Others prefer that all such contacts be made through counsel. We need to know how you and your client would like these matters to be handled.
Part II: Direction
We direct that all contacts between the U.S. Trustee's staff concerning the administrative requirements of the U.S. Trustee, including completion of operating reports, insurance, banking arrangements payment and calculation of quarterly fees, may be made directly between the U.S. Trustee and the debtor-in-possession.
We direct that all contacts between the U.S. Trustee's staff concerning this case, including all administrative matters, be conducted through counsel for the debtor-in-possession.
Dated:
Attorney for Debtor-in-Possession

EXHIBIT F